UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA (NC EXEMPTIONS) __ DIVISION

E.II . '1 .		·· · · · · · · · · · · · · · · · · · ·		_		
Debtor 1	iniorma	tion to identify	your case: ye Edwards			
Debior		First Name	Middle Name	Last Name		
Debtor 2						
(Spouse, in	f filing)	First Name	Middle Name	Last Name	list below	this is an amended plan, and w the sections of the plan that n changed.
Case numl	ber:					
(<u>If known</u>)						
Part 1:	Notices			CHAPTER 13 PLAN	<u></u>	
rater.	ronces					
Definitions	s:	"Chapter 13 Pl	lan Definitions." These	his Plan appear online at https://www.ncedefinitions also are published in the Adhe Eastern District of North Carolina.		
To Debtor	r(s):			be appropriate in some cases, but the pre- cumstances. Plans that do not comply with		
To Credito		Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated if the plan is confirmed. You should read this plan carefully and discuss it with your attorney if you have an attorney in this bankruptcy case. If you do not have an attorney, you may wish to consult one.				
		confirmation a Bankruptcy Co	at least 7 days before the court for the Eastern Dis Djection to confirmati	your claim or any provision of this planted the date set for the hearing on confirmation strict of North Carolina ("Court"). The Con is filed. In addition, you may need to	on, unless otherwise ord Court may confirm th	dered by the United States is plan without further
		in accordance shall be paid in	with the Trustee's cust accordance with Loca	istribution from the Trustee, and all payr comary distribution process. When requi al Rule 3070-1(c). Unless otherwise order isbursements from the Trustee until after	red, pre-confirmation a ered by the Court, cred	adequate protection payments itors not entitled to adequate
		below, to state	whether or not the pla	ticular importance to you. <u>Debtors must</u> an includes provisions related to each it boxes are checked, the provision will	tem listed. If an item i	s checked "Not Included," or
se	ecured cl	aim being treat	ed as only partially sec	at in Section 3.3, which may result in a cured or wholly unsecured. This could tial payment, or no payment	✓ Included	Not Included
	voidance ut in Sec		ien or nonpossessory,	nonpurchase-money security interest, se	t Included	✓ Not Included
			set out in Part 8.		✓ Included	☐ Not Included
2.1 The D \$ 9 (Insert	Debtor(s) 915.00 It addition It ional pa None. The De	per Month nal line(s), if no yments. (Chec (If "None" is c btor(s) will ma	egular payments to the seded.) k one.) hecked, the rest of thicked additional payme	ns s section need not be completed.) ent(s) to the Trustee from other source		Describe the source,
	estimat	ed amount, an	nd date of each antici	pated payment. (Insert additional rows,	, if needed.)	

De	btor Janette Faye	Edwards	Case number			
2.3	3 The total amount of estimated payments to the Trustee is \$ 52,155.00 .					
2.4	Adjustments to the Payment Schedule/Base Plan (Check one). None.					
	Confirmation of this plan shall <u>not</u> prevent an adjustment to the plan payment schedule or plan base. The Trustee or the Debtor(s) may seek to modify the plan payment schedule and/or plan base within 60 days after the governmental bar date to accommodate secured or priority claims treated in Parts 3 or 4 of this Plan. This provision shall not preclude the Debtor or the Trustee from opposing modification after confirmation on any other basis.					
2.5	Applicable Commitment Period, Projected Disposable Income, and "Liquidation Test." The Applicable Commitment Period of the Debtor(s) is <u>36</u> months, and the projected disposable income of the Debtor(s), as referenced in 11 U.S.C. § 1325(b)(1)(B), is \$000 per month. The chapter 7 "liquidation value" of the estate of the Debtor(s), as referenced in 11 U.S.C. § 1325(a)(4), refers to the amount that is estimates to be paid to holders of non-priority unsecured claims. In this case, this amount is \$000 per month.					
	Treatment of Secure	ed Claims				
3.1	3.1 Lien Retention. The holder of each allowed secured claim provided for below will retain the lien on the property interest of the Debtor(s) or the estate until the earlier of: (a) payment of the underlying debt determined under nonbankruptcy law, or (b) discharge of the Debtor(s) under 11 U.S.C. § 1328.					
	None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced. The current contractual installment payments will be maintained on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the Trustee ("Conduit") or directly by the Debtor(s), as specified below. Any arrearage listed for a claim below will be paid in full through disbursements by the Trustee, with interest, if any, at the rate stated. Unless otherwise ordered by the Court, the amounts listed on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) will control over any contrary amounts listed below as to the current installment payment and arrearage. In the absence of a timely filed proof of claim, the amounts stated below are controlling as to the current installment payment and arrearage. If relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the Court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be paid by the plan.					
Cr	editor Name	Collateral	Current Installment Payment (including escrow)	Arrears Owed (if any)	Interest Rate on Arrearage (if appliable)	
Wilson County Tax *Escrowed*		1308 Sauls Street SW. Wilson, NC 27893 Wilson County Valuation Method (Sch. A & B): FMV unless otherwise noted.	\$0.00 To be disbursed by: Trustee Debtor(s)	\$0.00		
SN Servicing Corporation		1308 Sauls Street SW. Wilson, NC 27893 Wilson County Valuation Method (Sch. A & B) : FMV unless otherwise noted.	\$521.00 To be disbursed by: Trustee Debtor(s)	\$5,735.85	0.00%	
y		y, and explain.) The Debtor(s): a mortgage modification with respect to the	the following loan(s) listed above	ve:		
(b) _ do not intend to seek mortgage modification with respect to the following loan(s) listed above;						
	(c) intend to:					
3.3		Security and Modification of Undersec hecked, the rest of § 3.3 need not be comp				
		agraph will be effective <u>only</u> if there is		' in Part 1, § 1.1, of this p	lan, above.	
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Requests for Valuation of Collateral and Modification of Undersecured Claims for Real Estate may not be accomplished in this district in the absence of the filing and proper service of a motion and notice of motion specifically seeking such relief and giving the affected creditor the opportunity to object to the motion and request a hearing. Note that a separate motion must be brought if the collateral is real estate, but not if the collateral is personal property.

Deb	otor	Janette Faye Edwa	rds		Case number		
	non-head colla below the p 5 of an ur	governmental secured c ed "Amount of Secured teral listed in a proof of w. For each listed clain lan. The portion of any this plan. If the amount asecured claim under Pa f of claim controls over	laim listed below, the De Claim." For secured claim claim filed in accordance, the amount of the secural lowed claim that exceed of a creditor's secured curt 5 of this plan. Unless any contrary amount list	alue of the collateral secuebtor(s) propose to treat e ims of governmental unit with the Bankruptcy Right red claim will be amortized the amount of the seculaim is listed below as has otherwise ordered by the ted in this paragraph. Seco E.D.N.C. LBR 3070-1(ach claim as secured in as, unless otherwise orderules controls over any could and paid with interest ured claim will be treated aving no value, the credit Court, the amount of the cured creditors entitled to	the amount set out in the gred by the Court, the va- contrary valuation amount at at the stated rate over and as an unsecured claim tor's entire claim will be cereditor's total claim I	lue of the nt listed the life of n under Part e treated as isted on its
C	reditor Na	me Estimated Amount of Creditor's Tot	Collateral	Value of Collateral	Amount of Claims Senior to Creditor's Claim	Amount of Secured Claim	Interest Rate
Ма	riner Fina			\$7,775.00	\$8,684.00	\$0.00	7.25%
On	eMain	\$8,684.	Sedan 00 2009 Infiniti G Sedan	\$7,775.00	\$0.00	\$7,775.00	7.25%
3.6	Surrender None Stay respected rema	e. If "None" is checked, of Collateral. (Check e. If "None" is checked, Debtor(s) will surrender of 11 U.S.C. § 362(a) slects. No claim for a defitor timely files a proof ining unsecured deficie	one.) the rest of § 3.6 need not the collateral listed belonall terminate as to the suiciency remaining due afor claim and, within 180 ncy after the disposition ling the 180-day filing de	of the completed or reproduct the completed or reproduct the completed or reproduct that secures the credite the disposition of surredges after confirmation of the surrendered collate eadline, the surrender of	luced. or's claim. Upon confirm any co-debtor stay of 11 rendered collateral will be of the plan, amends the operal. Absent such timely	U.S.C. § 1301 shall ter be allowed or paid unless claim as necessary to sh filing and amendment	rminate in all as the ow the of a claim, or
Cre	ditor Nam	e		Collateral			
SE	CU			Share Accou	nt		
		additional creditors and the control of Fees and Pri					
	General T priority cla Trustee's	reatment: Unless other lims, will be paid in full Fees: Trustee's fees are	rwise indicated in this Pa without interest through governed by statute and	art or in Part 8, Nonstand Trustee disbursements under the control of the contr	under the plan. ourt and may change dui	ring the course of the ca	se. The
4.3	*	Debtor(s)' attorney has attorney requests that the The Debtor(s)' attorney provided in Local Rule	intends to apply or has a 2016-1(a)(7). The attorn	iniate.) see fee \$ 5,363.00 , c 00 be paid through the applied to the Court for co and eye estimates that the tota or(s)' attorney requests the	e plan. ompensation for service I amount of compensation	s on a "time and expens on that will be sought is	e" basis, as
4.4	Domestic	Support Obligations ('DSO's''). (Check all tha				, F
4.5	Priority C	laims Other than Atto	rney's Fees and Those				

De	ebtor Janette Faye Edwards	Case number			
Dos	rt 5: Unsecured Non-priority Claims				
	General Treatment. After confirmation of a plan, holder below, will receive a pro rata distribution with other hol income of the Debtor(s) over the applicable commitmer	rs of allowed, non-priority unsecured claims that are not specially classified in § 5.2 ders of allowed, non- priority unsecured claims from the higher of either the disposable at period or liquidation test (see paragraph 2.5). Payments will commence after payment priority, administrative, specially classified unsecured claims, and the Trustee's fees.			
	specific distribution to general unsecured creditors is gu the valuation of secured claims (including arrears) and/o	or "liquidation" tests, or as may otherwise be specifically set forth in this Plan, no taranteed under this Plan, and the distribution to such creditors may change depending on or the amounts which will be paid to holders of priority unsecured claims under this Plan, Parts 3 and 4 of this Plan based on claims filed by secured and priority creditors, or			
5.2	Co-Debtor and Other Specially Classified Unsecured None. If "None" is checked, the rest of Part 5 needs				
Par	rt 6: Executory Contracts and Unexpired Leases				
	The executory contracts and unexpired lease contracts and unexpired leases are rejected.	es listed below are to be treated as specified. All other executory Allowed claims arising from the rejection of executory contracts or red non-priority claims under Part 5 of this Plan, unless otherwise and not be completed or reproduced.			
Par	rt 7: Miscellaneous Provisions				
7.1	Vesting of Property of the Bankruptcy Estate: (Chec Property of the estate will vest in the Debtor(s) upon: plan confirmation. discharge other:	ek one.)			
7.2	Possession and Use of Property of the Bankruptcy Estate: Except as otherwise provided or ordered by the Court, regardless of when property of the estate vests in the Debtor(s), property not surrendered or delivered to the Trustee (such as payments made to the Trustee under the Plan) shall remain in the possession and control of the Debtor(s), and the Trustee shall have no liability arising out of, from, or related to such property or its retention or use by the Debtor(s). The use of property by the Debtor(s) remains subject to the requirements of 11 U.S.C. § 363, all other provisions of the Bankruptcy Code, Bankruptcy Rules, and Local Rules.				
7.3	Rights of the Debtor(s) and Trustee to Object to Clarobject to any claim.	ims: Confirmation of the plan shall not prejudice the right of the Debtor(s) or Trustee to			
7.4	Rights of the Debtor(s) and Trustee to Avoid Liens a Trustee or Debtor(s) may have to bring actions to avoid	and Recover Transfers: Confirmation of the plan shall not prejudice any rights the liens, or to avoid and recover transfers, under applicable law.			
Par	rt 8: Nonstandard Plan Provisions				
	Check "None" or List Nonstandard Plan Provisions.	Part 8 need not be completed or reproduced.			
	The remainder of this Part 8 will be effective onl	y if there is a check in the box "Included" in Part 1, § 1.3, of this plan, above.			
		visions must be set forth below. A nonstandard provision is a provision not otherwise it. Nonstandard provisions set out elsewhere in this plan are ineffective. The a:			
		ordered by the Court, the amount of pre-petition arrearage set forth on a ne under Bankruptcy Rule 3002(c) shall control over any contrary amount			
	Debtor(s) to object to any claims. Any clai the Trustee until resolution of such object necessary term of the plan, or the amount	the plan shall be without prejudice to the right of the Trustee and/or ms for which an objection is pending may not receive distributions from ion. If the resolution of such objection alters the liquidation analysis, the necessary for the monthly plan to be feasible, the Debtor(s), the Trustee, im shall not be precluded from seeking a modification of the plan pursuant			

to 11 U.S.C. §1329, as if such resolution of the claim objection had been obtained prior to confirmation.

r	Janette Faye Edwards	Case number			
	Irregular Income: For purposes of 11 U.S.C. §1329, regular changes in the income of the Debtor(s), receipt of commissions, tax refunds and/or bonuses, or commencement of new employment shall not be considered anticipated. This is, however, without admission of whether or not such amounts or changes are substantial or otherwise reasonably necessary for the Debtor(s).				
	Consent Order Language: If any allowed claims that are filed after confirmation alters the amount necessary for monthly plan to be feasible, modification of the plan to increase the Chapter 13 plan payments to accommodate payment of such claim, can be accomplished by Consent Order as long as no creditors are adversely affected.				
		or as secured in Section 3.3 files an unsecured claim, the claim s shall be deemed satisfied and extinguished upon discharge purs			
		Non-Purchase Money Security Interests in household goods and ection 3.3, but for which a secured claim is filed will be valued a s if set forth and included in Section 3.3.			
		unsecured shall be treated as such regardless of contrary treat hout prejudice to the Debtor(s) subsequently objecting to the			
	Modification Management. Pursuant to the LMI to object to participation. During the pendency Protection Payments in an amount equal to eight	12) months following the filing of this case, file a Motion for Loar M Program, mortgage creditors will be provided with an opporture of the LMM, the mortgage creditor shall be entitled to Adequate the physical shall be entitled to adequate the physical shall be contractual principal and interest paymers are constructed including mortgage insurance, if applicable and paid of the contractual principal shall be contractual principal and interest paymers.			
	each as if set forth and included in Section 3.3	in household goods and/or tools of trade will be valued at at \$30 . All references to payment amounts in this document representing of a valid Proof of Claim, possible objections thereto, and the			

	No additional plan provisions may follow this line or precede Part 9: Signature(s), which follows.						
Par	rt 9: Signatures						
9.1	Signatures of Debtor(s) and Debtor(s)' Attorney						
	the Debtor(s) do not have an attorney, the Debtor(s) rotor(s), if any, must sign below.	must sign below, otherwise the Debtor(s) signatures are optional. The attorney for					
X	/s/ Janette Faye Edwards	X					
	Janette Faye Edwards	Signature of Debtor 2					
	Signature of Debtor 1						
	Executed on May 5, 2021	Executed on					
•	signing and filing this document, the Debtor(s) certif hose contained in E.D.N.C. Local Form 113, other th	fy that the wording and order of the provisions in this Chapter 13 plan are identical aan any nonstandard provisions included in Part 8.					
X	/s/ Melissa Swaby for LOJTO	Date May 5, 2021					
	Melissa Swaby for LOJTO 48101	MM/DD/YYYY					
	Signature of Attorney for Debtor(s)						

If this document is also signed and filed by an Attorney for Debtor(s), the Attorney also certifies, that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in E.D.N.C. Local Form 113, other than any nonstandard provisions included in Part 8.